

FILED

UNITED STATES COURT OF APPEALS

MAR 06 2015

FOR THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

UNITE HERE! LOCAL 8, AFL-CIO,

Petitioner,

SPACE NEEDLE, LLC,

Intervenor - Pending,

v.

NATIONAL LABOR RELATIONS  
BOARD,

Respondent.

No. 15-70377

NLRB No. 19-CA-098908  
Western District of Washington,  
Seattle

ORDER

SPACE NEEDLE, LLC,

Petitioner,

v.

NATIONAL LABOR RELATIONS  
BOARD,

Respondent.

No. 15-70520

NLRB Nos. 19-CA-098988  
19-CA-107024  
19-CA-098936  
19-CA-098908  
19-CA-108459

Western District of Washington,  
Seattle

NATIONAL LABOR RELATIONS  
BOARD,

Petitioner,

No. 15-70630

NLRB Nos. 19-CA-098988  
19-CA-107024

v.

SPACE NEEDLE, LLC,

Respondent.

19-CA-098936

19-CA-098908

19-CA-108459

NO DISTRICT,

The Board's unopposed motion to consolidate nos. 15-70377, 15-70520, and 15-70630 is granted.

Space Needle, LLC's motion for leave to intervene is granted.

The following briefing schedule shall govern:

On or before July 24, 2015, the Employer files the first brief.

On or before August 24, 2015, the Union files a brief that opens on its petition and answers the Employer.

On or before September 23, 2015, the Board answers the briefs of the Employer and the Union.

On or before October 23, 2015, the Employer files a combined brief/intervenor brief that replies on its petition and answers the Board and the Union.

On or before November 23, 2015, the Union files a final brief that replies to the Employer/Intervenor and the Board.

The streamlined process shall not apply to these consolidated cases. Any motions for an extension of time to file a brief must be submitted in writing. *See* 9th Cir. R. 31-2.2(b).

For the Court:

MOLLY C. DWYER

Clerk of the Court

Lorela Bragado-Sevillena

Deputy Clerk

Ninth Circuit Rule 27-7/Advisory Note  
to Rule 27 and Ninth Circuit Rule 27-10